```
(3)
                  The Secretary concerned shall submit the final
report not
later than 90 days after the Secretary completes the pilot
program
at a service academy. (4)
                  Each report shall include the following:
(5)
                     A description of the conduct of the pilot
program. (6)
                     A discussion of the experience under the
pilot program. (7)
                      An evaluation of the extent to which
section 402 of
the National and Community Service Act of 1990 (42 U.S.C.
12672) has been effective in protecting the United States and
others from liabilities associated with actions taken under the
pilot program.
                      Any recommendations for legislation to
facilitate dona-
tions or collections of excess food and arocerv products of the
United States or others for nonprofit organizations.
           (f) DEFINITIONS.—For purposes of this section:
                          The term "service academy" means each
                   of the following:
                          The United States Military Academy.
                         The United States Naval Academy.
                         The United States Air Force Academy.
                         The United States Coast Guard Academy.
                   (2) The term "Secretary concerned" means the
                   followina:
(13)
                          The Secretary of the Army, with
respect to the
United States Military Academy.
                          The Secretary of the Navy, with
respect to the United States Naval Academy.
(15)
                          The Secretary of the Air Force, with
respect to
the United States Air Force Academy.
                          The Secretary of Transportation, with
respect to
the United States Coast Guard Academy.
                   (3) The terms "apparently fit grocery product",
                wholesome food", "donate", "food", and "grocery
                product" have
                the meanings given those terms in section 402(b) of
                the National
                and Community Service Act of 1990 (42 U.S.C.
                12672(b)).
            SEC. 375. AUTHORITY OF AIR NATIONAL GUARD TO
                     PROVIDE
                                                           CERTAIN
                     SERVICES
                               AT LINCOLN MUNICIPAL AIRPORT,
                     LINCOLN,
                     NEBRASKA.
(17)
                  AUTHORITY.—The Nebraska Air National Guard
may provide
fire protection services and rescue services relating to aircraft
Lincoln Municipal Airport. Lincoln. Nebraska. on behalf of the
Lincoln Municipal Airport Authority. Lincoln. Nebraska. (18)

AGREEMENT The Nebraska Air Note.
                  AGREEMENT.—The Nebraska Air National Guard
may not
provide
         services under subsection (a) until the
Nebraska Air
National Guard and the authority enter into an agreement
under
which the authority agrees—
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(19) to reimburse the Nebraska Air National Guard for the cost of the services provided: and (20) to hold harmless and indemnify the United States. except in cases of willful misconduct or gross negligence. from any claim for damages or injury to any person or property arising out of the provision of, or the failure to provide, such services.

(c) EFFECT ON MILITARY PREPAREDNESS.—Services may only be provided under subsection (a) to the extent that the provision of such services does not adversely affect the military preparedness of the Armed Forces.